## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

THOMAS GREGORY SHEA,		)	3:14-CV-0354-MMD (VPC)
	Plaintiff,	)	MINUTES OF THE COURT
vs.		)	January 6, 2016
UNITED STA	TES, et al.,	)	
	Defendant(s).	) )	
PRESENT:	THE HONORAE	BLE VALERIE P.	COOKE, U.S. MAGISTRATE JUDGE
DEPUTY CLERK:			REPORTER: NONE APPEARING
COUNSEL FO	OR PETITIONER	(S): <u>NONE APPE</u>	ARING
COUNSEL FO	OR RESPONDEN	T(S): NONE APP	PEARING

## MINUTE ORDER IN CHAMBERS:

Before the court is plaintiff's document entitled, "records to be subpoenaed" (#57). By this document, plaintiff appears to be seeking a court order for records from the Washoe County Sheriff's Office and Cricket Wireless. *Id.* Defendants filed an opposition to the motion (#58). No reply was filed.

Even assuming *arguendo* that plaintiff's subpoenas would lead to the discovery of admissible evidence, the request (#57) is **DENIED**. Plaintiff is proceeding in this action *in forma pauperis* (#8). In the order granting *in forma pauperis* status, plaintiff was advised that the order did "not extend to the issuance and service of subpoenas at government expense." *Id.* Local Special Rule 1-8. Witness fees are not costs the court will bear on behalf of an indigent litigant. *Dixon v. Ylst*, 990 F.2d 478, 480 (9<sup>th</sup> Cir. 1992). Moreover, the U.S. Marshal does not serve subpoenas in civil cases, even if payment is made. Therefore, plaintiff would be responsible for making all arrangements for service, the expense of service, and the witness fee. *See* Fed.R.Civ.P. 45; *Tedder v. Odel*, 890 F.2d 210, 211-12 (9<sup>th</sup> Cir. 1989) (per curiam) (28 U.S.C. § 1915 does not entitle a plaintiff proceeding in forma pauperis to a waiver of witness fees for subpoenas).

The plaintiff may request blank subpoenas to be issued by the Clerk. However, all arrangements and costs for service and witness fees shall be borne by the plaintiff.

IT IS SO ORDERED.

	LANCE S. WILSON, CLERK
By:	
J ·	Deputy Clerk